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October 30, 2006

Via Facsimile (615) 444-8094 & U.S. Mail

Adam Wilding Parrish, Esq.
110 South Cumberland
Lebanon, TN 37087

RE: Glaeser v. Cheatham Co. Sherriff's Department, et al.
U.S. District Court # 3-05-1043

Dear Mr. Parrish:

You will recall from a letter from Carl Spining dated September 6, 2006 that he requested that you complete and/or supplement your initial Rule 26(a)(1) disclosures to provide medical records and bills and other documents supporting your client's claims, as well as a calculation of your client's damages. At the end of the deposition of your client on October 20, 2006, you advised that you were putting that information together and would forward the same to our attention. As of the date of this letter, we have not received your primary or supplemental initial disclosures regarding the same. Please give me or Carl Spining a call as soon as you can so we can discuss this. We certainly would like to get calculations of your client's damages sooner rather than later.

Adam, as you know, we are under a scheduling order in this matter, which requires any motions that are related to discovery be filed no later than November 6, 2006. We certainly do not want to file a motion to compel in this regard. Accordingly, please call us so we can discuss this and determine when we will receive this information. I look forward to hearing from you.

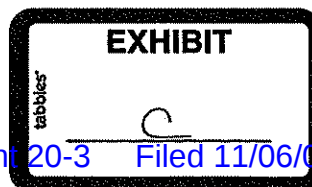
Very truly yours,

ORTALE, KELLEY, HERBERT & CRAWFORD

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